UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF TEXAS, DEL RIO DIVISION

United States of America vs.	§ § CRIMINAL COMPLAINT § CASE NUMBER: DR:15-M -00101(1)
(1) Juan Antonio De Leon Jr	§ §
I, the undersigned complainant being duly sworn state the following is true and correct to the best	
of my knowledge and belief. On or about <code>January 05, 2015</code> in <code>Val Verde</code> county, in the <code>WESTERN</code>	
DISTRICT OF TEXAS defendant(s) did, On 1/5/20	015 , the defendant was encountered in the brush in the
Moody Ranch near the Del Rio POE by Border Patrol Agents. When he was questioned the defendant freely	
admitted entering the United States by wading ad	cross the Rio Grande at a place not designated by the
Secretary of Homeland Security. The defendant ad	dmitted he crossed illegally because he said he was on
probation and he is not supposed to leave the count	ry.
in violation of Title 19 United Sta	ates Code, Section(s) 1459(a)
I further state that I am $a(n)$ _ and that this complaint is based on the following facts: "On	
1/5/2015 , the defendant was encountered in the brush in the Moody Ranch near the Del Rio POE by Border	
Patrol Agents. When he was questioned the defendant freely admitted entering the United States by wading	
across the Rio Grande at a place not designated by the Secretary of Homeland Security. The defendant	
admitted he crossed illegally because he said he was on probation and he is not supposed to leave the	
country.	
Sworn to before me and subscribed in my presence,	
	Signature of Complainant
01/07/2015	-L DEL DIO T-
01/07/2015 File Date	at <u>DEL RIO, Texas</u> City and State

VICTOR ROBERTO CARCZA15-mj-00101-VRG Document 1 Filed 01/07/1

Signature of Judicial Officer